## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

في درويم

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled <a href="https://precision.org/PREVENTION">PREVENTION AND TREATMENT OF HYPERGASTRINEMIA</a>, the specification of which is attached hereto and was filed as PCT International Patent Application No. <a href="https://precision.org/PCT/US99/10751">PCT/US99/10751</a>, on <a href="https://precision.org/May 14, 1999</a>.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is known to me to be material to patentability under Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign	Application(s)		Priority	Claimed
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
	the benefit under T provisional applicat	itle 35, United States Code Section(s) listed below.	tion 119(e)	of any
60/085,714 (Application Number)		May 15, 1998 (Filing Date)		

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) or PCT International application(s) designating the United States of America which is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose information known to me to be material to patentability, as defined in Title 37, Code of Federal Regulations, Section 1.56, which became available between the filing date of the prior application and the national or PCT international filing date of this application:



(Application No.)	(Filing Date)	(Status - patented,
		pending, abandoned)

I hereby appoint the following attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: STANLEY B. KITA, Registration No. 24,561; GEORGE A. SMITH, JR., Registration No. 24,442; WILSON OBERDORFER, Registration No. 17,379; MARY E. BAK, Registration No. 31,215, CATHY A. KODROFF, Registration Number 33,980, HENRY HANSEN, Registration No. 19,612, and WILLIAM BAK, Registration Number 37,277.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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					Attorney Docket	No: ACGZAUSA
Applicant or Pate	nteo: <u>Philip</u>	C. Gevan, Stephen (	Crimes, Step	hun Karr Dov Michaeli	and Sman Watso	Λ
Serial or Patent N	la.:					
Filed or Imaed: _		Filed Herewith				
For. PREVENTION	ON AND TI	REATMENT OF H	YPERGASTI	RINEMIA		
	VERI			ATION) CLAIMING S :)) - SMALL BUSINESS		SUTATUS
I hereby declare t	hat I em					
	[X] wh		business cor	ern identified below: neern empowered to act	on behalf of	
	NAME	of Concern	Aphtor	n Corporation	<del></del>	
	ADDRI	es of Concern		ny View Centur, ¥0 8.W. Miami, Florida 33130-		
and reproduced in that the number of statement, (1) the persons employed affiliates of each of	n 37 CFR 1. If employees number of l on a full-th ther when 4	9(d), for purposes of of the concern, incl employees of the bu- me, part-time or ten	f psying reds hiding those sizess concer aporary basis directly, one	used fees under Section of its affiliates, does not on is the average over th s during each of the pay	41(a) and (b) of T exceed 500 perso c previous facul ; periods of the fis	u defined in 13 CFR 121.3-16, tile 35, United States Code, in ns. For purposes of this year of the concern of the cal year and (2) concerns are trol the other, or a third party
with regard to the	invention,		and Treatme			siness concern identified above tilip C. Gevan, Stephen Grimes
	[X]	the specification	filed herewit	b		
	[]	application serial	DO		_, filed _ , insued	
rights to the inver qualify as a small 37 CFR 1.9(d) or *NOTE: Separat	riion is liste: business con a nomprofit e verified st	d below* and no rigi actra under 37 CFF organization under	hts to the inv l 1.9(d) or by 37 CFR 1.9( vd from each	engou are pelq pà aux b engou are pelq pà aux b	erson, other than ild not qualify as	ern or organization having the inventor, who could not a amail business concern under having rights to the invention
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name of Pers	on Signii	NG Philip C. Gevi	ts			
TITLE Pro	aldent					

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